INDEX TO THE LAWS.

	INDEX TO THE LAWS.
	Part of o
COUNTY COURTS,	Session Ch. S. Session Ch. S. sembly, on or before the first Monday in December,
	the duration of every term, and the number of days
	that the judges respectively shall attend.
	Power of any judge of the county courts as to 1810 63
	Slaves or oll our belove them as numerous >
	Cases of petitions for freedom in which the record
	may be transmitted to another county for trial.
	ine judges of the county courts, and the
	clerks of those courts, exempted in part from June 1811 182 ! militia duty,
	Judgments to be rendered in the money hereby made
	current, 1819 195 9
	Scire facias, how to be issued against heirs and terre
	tenants, where resident in another county than that where the judgment was rendered,
	Capias ad respondendum, how to be issued against
	neirs or devisees from one county to another.
	The militia fine therein mentioned to be recovered
	by motion in the county courts, May 1813 19 14
	Money, &c. won or lost by gaming or betting, not recoverable before any court, &c. 1813 84
	Directions as to executions, &c.
	As to acknowledgment of deeds, &c.
	An act concerning sentences of foreign courts, ————————————————————————————————————
	The county courts empowered to exercise original equity jurisdiction in all cases in which the court of
	chancery has power to act,
	Application may be made to the county courts for
	division, &c. of lands of persons dving intestate, and
	lying in different counties, and of those devised to joint tenants or tenants in common,
	See Descents
	County courts authorised to fine licensed keepers of
	refries, not exceeding 100 dollars, 1815 72
	Sheriffs, &c neglecting to make return of process, may on motion be amerced, (on proof of delivery,) not
	exceeding \$200, and judgment may be entered thereon,
	and execution issued as in other judgments 149 1
	When actions are removed to any county court.
	warrants of resurvey, orders, or other process, may be
	issued to the county from which they are removed, to be executed, as in other cases,
	- The sheriff surveyor, &c. liable to americement
	on neglect to execute such warrant, &c.
	in suits which by law are not to abate by the death
	of either of the parties, where a declaration is filed be- fore the death of the plaintiff further proceedings may
	pe had thereon; but the executor, &c may, after ar-
	pearance, have liberty to amend, as the plaintiff
•	On the death of a defendant, where the person neces-
;	sary to be made a party resides out of the state, sub.
	pæna may be issued, and on proof of service, and such
]	party not appearing by the time therein limited, inde-
1	ment may be entered by default, nisi the 3d day of the
8	The county courts authorised to order the bonds un-
đ	fer the act to direct descents, to be given to the state
1	nstead of each representative, &c such bonds to be
1	ecorded
e	Final discharges to trustees appointed by the county courts to be recorded,
	Authority given to the chancellor, and to the seve-
r	al county cour's, to order and decree the sales of the
i,	earestates of minors in the cases therein mentioned 1816 134
r	The county courts, &c. on allowing a certiorari to emove proceedings under the act for the speedy reco-
	1 11 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2